FORM PTO 1390 (REV 5-93) US DEPARTMENT OF COMMERCE PATENT AND TE TRANSMITTAL LETTER TO THE UNITED	ATTORNEY DOCKET NUMBER 2006_0852A	
DESIGNATED/ELECTED OFFICE (DO/EC CONCERNING A FILING UNDER 35 U.S.	U.S. APPLICATION NO. (if known, see 37 CFR 1.5) 10/583,321	
International Application No. PCT/JP2004/018956	International Filing Date December 13, 2004	Priority Date Claimed December 17, 2003

Title of Invention

INJECTABLE COMPOSITION

Applicant(s) For DO/EO/US

Takayuki DOEN et al.

Applicant herewith submits to the United States Designated/Elected Office (DO/EO/US) the following items and other information:

- 1. [] This is a FIRST submission of items concerning a filing under 35 U.S.C. §371.
- 2. [X] This is a SECOND or SUBSEQUENT submission of items concerning a filing under 35 U.S.C. §371.
- 3. [] This express request to begin national examination procedures (35 U.S.C. §371(f)) at any time rather than delay examination until the expiration of the applicable time limit set in 35 U.S.C. §371(b) and PCT Articles 22 and 39(1).
- 4. [] A proper Demand for International Preliminary Examination was made by the 19th month from the earliest claimed priority date.
- 5. [] A copy of the International Application as filed (35 U.S.C. §371(c)(2))
 - a. [] is transmitted herewith (required only if not transmitted by the International Bureau).
 - b. [] has been transmitted by the International Bureau.
 - c. [] is not required, as the application was filed in the United States Receiving Office (RO/US)
- 6. [] A translation of the International Application into English (35 U.S.C. §371(c)(2)).
- 7. [] Amendments to the claims of the International Application under PCT Article 19 (35 U.S.C. §371(c)(3)).
 - a. [] are transmitted herewith (required only if not transmitted by the International Bureau).
 - b. [] have been transmitted by the International Bureau.
 - c. [] have not been made; however, the time limit for making such amendments has NOT expired.
 - d. [] have not been made and will not be made.
- 8. [] A translation of the amendments to the claims under PCT Article 19.
- 9. [] An oath or declaration of the inventor(s) (35 U.S.C. §371(c)(4)).
- 10. [] A translation of the annexes to the International Preliminary Examination Report under PCT Article 36 (35 U.S.C. §371(c)(5)).

Items 11. to 14. below concern other document(s) or information included:

- 11. [] An Information Disclosure Statement under 37 CFR 1.97 and 1.98.
- 12. [] An assignment document for recording. A separate cover sheet in compliance with 37 CFR 3.28 and 3.31 is included.
- 13. [] A FIRST preliminary amendment.
 - [] A SECOND or SUBSEQUENT preliminary amendment.
- 14. [X] Other items or information: English Translation of the International Preliminary Report on Patentability

U.S. APPLICATION NO. ((Flamma, see 37 CFR 1.5) 10/583,321 PCT/JP2004/018956			TION NO.	ATTORNEY'S DOCKET NO. 2006_0852A		
15. [] The following fees are submitted				CALCULATIONS	PTO USE ONLY	
Basic National Stage Fee \$\frac{\$300.00}{\text{National Stage Search Fee (International Search Report provided - 37 CFR 1.492(b)(2))}\$\$\$ \$\frac{\$400.00}{\text{National Stage Examination Fee}}\$\$\$ \$\$\$\$ \$\$\$\$ \$						
ENTER APPROP	RIATE BASIC	FEE AMOUN	T =		\$	
Surcharge of \$130.00 for furnishin claimed priority date (37 CFR 1.45		later than [] 20 [] 30	months from	the earliest	\$	
Claims	Number Filed	Number Ext	га	Rate		
Total Claims	- 20 =	· · · · · · · · · · · · · · · · · · ·		X \$50.00	\$	
Independent Claims	- 3 =			X \$200.00	\$	
Multiple dependent claim(s) (if ap	plicable)			+ \$360.00	\$	
TOTAL O	F ABOVE CAL	CULATIONS	=		\$	
[] Small Entity Status is hereb	y asserted. Above fees a	are reduced by 1/2.			\$	
SUBTOTAL =					\$	
Processing fee of \$130.00 for furnishing the English translation later than [] 20 [] 30 months from the earliest claimed priority date (37 CFR 1.492(f)).						
TOTAL NATIONAL FEE =					\$	
Fee for recording the enclosed assignment (37 CFR 1.21(h)). The assignment must be accompanied by an appropriate cover sheet (37 CFR 3.28, 3.31). \$40 per property +				anied by an	\$	
TOTAL FEES ENCLOSED =				\$		
			Amount to be refunded	\$		
					Amount to be charged	\$
 a. [] A check in the amount of \$ to cover the above fees is enclosed. A duplicate copy of this form is enclosed. b. [] Please charge my Deposit Account No. 23-0975 in the amount of \$ to cover the above fees. A duplicate copy of this sheet is enclosed. 						
 c. [] The Commissioner is hereby authorized to charge any additional fees which may be required, or credit any overpayment to Deposit Account No. 23-0975. 						
NOTE: Where an appropriate time limit under 37 CFR 1.494 or 1.495 has not been met, a petition to revive (37 CFR 1.137(a) or (b)) must be filed and granted to restore the application to pending status.						
19. CORRESPONDENCE ADDRESS Warchell						
			n M. Cheek, Jr.			
CUSTOMER NO				,	,	
∩∩∩513			LIND & PONACK, L.L.F reet, N.W., Suite 800	-·		
Washington, D.C. 20006-1021 Phone:(202) 721-8200 Fax:(202) 721-8250						
				gust 24, 2006		

[CHECK NO.

[2006_0852A]

PATENT COOPERATION TREATY

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (Chapter I of the Patent Cooperation Treaty)

(PCT Rule 44bis)

Applicant's or agent's file reference 664769	FOR FURTHER ACTION	See item 4 below		
International application No. PCT/JP2004/018956	International filing date (day/month/year) 13 December 2004 (13.12.2004)	Priority date (day/month/year) 17 December 2003 (17.12.2003)		
International Patent Classification (8th edition unless older edition indicated) See relevant information in Form PCT/ISA/237				
Applicant TAKEDA PHARMACEUTICAL COMPANY LIMITED				

1.	This international preliminary report on patentability (Chapter I) is issued by the International Bureau on behalf of the International Searching Authority under Rule 44 bis.1(a).				
2.	This REPORT consists of a total of 5 sheets, including this cover sheet.				
	In the attached sheets, any reference to the written opinion of the International Searching Authority should be read as a reference to the international preliminary report on patentability (Chapter I) instead.				
3.	3. This report contains indications relating to the following items:				
	Box No. I	Basis of the report			
	Box No. Π	Priority			
	Box No. III	Non-establishment of opin applicability	nion with regard to novelty, inventive step and industrial		
	Box No. IV	Lack of unity of invention			
	Box No. V	Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement			
	Box No. VI	Certain documents cited			
	Box No. VII	Certain defects in the inte	rnational application		
	Box No. VIII	Certain observations on th	ne international application		
4. The International Bureau will communicate this report to designated Offices in accordance with Rules 44bis.3(c) and 93bis.1 but not, except where the applicant makes an express request under Article 23(2), before the expiration of 30 months from the priority date (Rule 44bis.2).					
			Date of issuance of this report 20 June 2006 (20.06.2006)		
The International Bureau of WIPO 34, chemin des Colombettes			Authorized officer		
1211 Geneva 20, Switzerland			Masashi Honda		
Facsimile No. +41 22 740 14 35			Telephone No. +41 22 338 70 10		

Form PCT/IB/373 (January 2004)

PATENT COOPERATION TREATY

om t TER	he NATIONAL SEAR	CHING AUTHO	RITY		POTEND 02 JUN 20115
Го: -					
			-		WIPO
			16	\A/DITT	TEN OPINION OF THE
	see form P	CT/ISA/220	00/6	INTERNATION	VAL SEARCHING AUTHORITY
			19/0		PCT Rule 43 <i>bis</i> .1)
				(1	01 Hale 40010.1)
				Date of mailing	
				(day/month/year) see	e form PCT/ISA/210 (second sheet)
Appli	cant's or agent's file i	reference		FOR FURTHER	ACTION
see	form PCT/ISA/22	20		See paragraph 2 below	
Inter	national application N	lo.	International filing date ((day/month/year)	Priority date (day/month/year)
PC	Г/JP2004/018956		13.12.2004		17.12.2003
			both national classification	and IPC	
A61	K9/08, A61K31/4	439, A61K47/	18		
	icant		A AD AN IVAL IN ALTED		
TA	KEDA PHARMAC	SEUTICAL GC	MPANY LIMITED		
				•	
1.	This opinion co	ntains indicat	ions relating to the fo	llowing items:	
	⊠ Box No. I	Basis of the o	pinion		
	☐ Box No. II	Priority.	•		
	☑ Box No. III		ment of opinion with reg	gard to novelty, invent	ive step and industrial applicability
	☐ Box No. IV	Lack of unity			
	☐ Box No. V	Reasoned sta applicability;	itement under Rule 43 <i>b</i> citations and explanation	ois.1(a)(i) with regard to ns supporting such sta	o novelty, inventive step or industrial stement
	☐ Box No. VI	Certain docur	ments cited		
	☐ Box No. VII	Certain defec	ts in the international ar	oplication	
	☐ Box No. VIII	Certain obse	vations on the internation	onal application	
2.	FURTHER ACT	ION			
If a demand for international preliminary examination is made, this opinion will usually be considered to be a written opinion of the International Preliminary Examining Authority ("IPEA"). However, this does not apply where the applicant chooses an Authority other than this one to be the IPEA and the chosen IPEA has notifed the International Bureau under Rule 66.1 bis(b) that written opinions of this International Searching Authority will not be so considered.					
	aubmit to the IP	PEA a written re e date of mailin	nly together where and	ropriate, with amendn	e IPEA, the applicant is invited to nents, before the expiration of three on of 22 months from the priority date,
}	For further option	ons, see Form I	PCT/ISA/220.		
з.	For further deta	ails, see notes t	o Form PCT/ISA/220.		
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Na	ame and mailing add	ress of the ISA:		Authorized Officer	of the heart Palantage
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Uhl, M .



WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/JP2004/018956

	Box No. I Basis of the opinion
	With regard to the language, this opinion has been established on the basis of the international application in the language in which it was filed, unless otherwise indicated under this item.
	☐ This opinion has been established on the basis of a translation from the original language into the following language , which is the language of a translation furnished for the purposes of international search (under Rules 12.3 and 23.1(b)).
2.	With regard to any nucleotide and/or amino acid sequence disclosed in the international application and necessary to the claimed invention, this opinion has been established on the basis of:
	a. type of material:
	a sequence listing
	☐ table(s) related to the sequence listing
	b. format of material:
	☐ in written format
	☐ in computer readable form
	c. time of filing/furnishing:
	□ contained in the international application as filed.
	filed together with the international application in computer readable form.
	☐ furnished subsequently to this Authority for the purposes of search.
;	In addition, in the case that more than one version or copy of a sequence listing and/or table relating theref has been filed or furnished, the required statements that the information in the subsequent or additional copies is identical to that in the application as filed or does not go beyond the application as filed, as appropriate, were furnished.
	Additional comments:

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/JP2004/018956

Box No. III Non-establishment of opinion with regard to novelty, inventive step and industrial applicability					
The obvi	questions whether the claimed in ous), or to be industrially applica	nvent ible h	ion appears to be novel, to involve an inventive step (to be non ave not been examined in respect of:		
	the entire international application	on,			
\boxtimes	claims Nos. 20,21				
bec	ause:				
	the said international application does not require an international	n, or t al prel	he said claims Nos. relate to the following subject matter which liminary examination (specify):		
	the description, claims or drawings (indicate particular elements below) or said claims Nos. are so unclear that no meaningful opinion could be formed (specify):				
	the claims, or said claims Nos. could be formed.	are s	o inadequately supported by the description that no meaningful opinion		
\boxtimes	no international search report h	nas be	een established for the whole application or for said claims Nos. 20,21		
	the nucleotide and/or amino ac C of the Administrative Instruct	id sec ions i	quence listing does not comply with the standard provided for in Annex in that:		
	the written form		has not been furnished		
			does not comply with the standard		
	the computer readable form		has not been furnished		
			does not comply with the standard		
	the tables related to the nucle not comply with the technical	otide : requir	and/or amino acid sequence listing, if in computer readable form only, do rements provided for in Annex C- <i>bis</i> of the Administrative Instructions.		
	See separate sheet for further	r deta	ils		

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY (SEPARATE SHEET)

International application No.

PCT/JP2004/018956

Re Item V

Reasoned statement with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

Reference is made to the following document/s/:

D1: US-A-4 073 907 D2: EP-A-0 356 143

The present application does not meet the criteria of Article 33(1) PCT, because the subject-matter of claims 1,5,8-10,12-16 and 19 does not involve an inventive step in the sense of Article 33(3) PCT.

The document D2 is regarded as being the closest prior art and discloses highly alkaline injectible solutions of lansoprazole. The subject-matter of the present invention therefore differs from this known solution by the presence of a chelating agent.

The problem to be solved by the present invention may therefore be regarded as sequestering metal ions in injectible solutions so they may occur.s

The solution proposed in claims 1,5,8-10 or 12-16 and 19 of the present application cannot be considered as involving an inventive step (Article 33(3) PCT) for the following reasons: The skilled person preparing injectible solutions and being faced with the problem of metal ions causing precipitation of active agents will inevitably try to sequester those metal ions from the solution. Any person trained in chemistry and facing a problem cauesed by metal ions will like a reflex add chelating compounds and most probably EDTA. D1 e.g. discloses the stabilisation of an active principle which precipitated due to the presence of metal ions from eluted from the package material by EDTA in order to keep the injectible solution clear and ready to be used. Therefore the subject matter in the above cited claims does not comprise an inventive step.